IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

UNITED STATES	:	
v.	: Criminal No. 23-159	
DENISE LODGE	:	
	<u>ORDER</u>	
AND NOW, this	day of May, 2024, upon the defendant, Denise Lodge's Unopposed	
Motion to Amend Conditions o	f Pretrial Release, paragraph 7(n) of the Order of June 28, 2023, (Dk	t.
#39) is hereby AMENDED to S	SUSPEND any and all drug testing requirements.	
	BY THE COURT:	
	HONORABLE CHIEF JUDGE MATTHEW W. BRANN	

Hope C. Lefeber, Esquire I.D. No. 31102 Hope C. Lefeber, LLC Two Penn Center 1500 JFK Boulevard; Suite 1205 Philadelphia, PA 19102 (610) 668-7927

Attorney for Defendant

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA :

v. : Criminal No. 23-159

DENISE LODGE :

<u>DEFENDANT'S UNOPPOSED MOTION TO MODIFY CONDITIONS</u> <u>OF</u> PRETRIAL RELEASE

The defendant, Denise Lodge, by and through her attorney, Hope C. Lefeber, Esquire, hereby files the instant Unopposed Motion to Modify Conditions of Pretrial Release, to suspend drug testing, and states as follows:

- 1. On June 28, 2023, Magistrate Judge William Arbuckle, entered an Order Setting Conditions of Release ("Order") (Dkt #39) releasing the defendant on her own recognizance subject to certain conditions of release. Paragraph 7(n) of the Order provides that the defendant must:
 - (n) submit to testing for a prohibited substance if required by the pretrial services office or supervising officer. Testing may be used with random frequency and may include urine testing, the wearing of a sweat patch, a remote alcohol testing system,

and/or any form of prohibited substance screening or testing. The defendant must not obstruct, attempt to obstruct, or tamper with the efficiency and accuracy of prohibited

substance screening or testing.

2. The defendant has no history of drug abuse, whatsoever, and none is documented in her

medical history.

3. The drug testing requirement, in this case, is overly burdensome due to her serious medical

conditions, which require her to endure continual invasive medical testing.

4. Sean Camoni, Assistant United States Attorney, advises that the government has no objection

to this request and has, similarly, foregone requesting drug testing in previous cases where

there was no history of drug abuse and circumstances made testing an undue burden. The

United States Probation Department takes no position.

WHEREFORE, it is respectfully requested that the instant Motion be GRANTED.

Respectfully,

HOPE C. LEFEBER, LLC

By:

HOPE C. LEFEBER, ESQUIRE

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CERTIFICATE OF SERVICE

I cer	tify that a copy of	the attached Unopp	oosed Motion to	Amend Condi	tions of Release	was served
upon the cou	nsel of record, by	electronic filing, o	on May 6, 2024:			

/s/	
HOPE C. LEFEBER	